Rule 11: Written Transcript of the Record.

11.01 The written administrative record of any hearing shall consist of the notice of hearing, the complaint, as it may have been amended, the answer, as the same may have been amended, the stenographic transcript of the testimony taken at the hearing, the exhibits and depositions offered in evidence, proffers of evidence, written applications, orders, motions, stipulations, the findings of fact, conclusions of law and final orders of the Commission.

11.02 Transcripts of testimony shall be available at the Commission's office for examination, except when the transcript is not in the Commission's possession. If any party files proceedings for judicial review, the Commission shall, upon request by any party, supply to such a party a copy or copies of the transcript of the proceedings before it at such reasonable charge as the Commission shall establish, or make the transcript available for copying.